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7590 10/03/2008 Robert A. Kalinsky Merchant & Gould P.C.			EXAMINER	
			SALOMON, PHENUEL S	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Application No. Applicant(s) 10/717 195 NEED ET AL. Office Action Summary Examiner Art Unit PHENUEL S. SALOMON 2178 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 24 March 2008. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-3.6 and 11-13 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1-3,6 and 11-13 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTC/G5/08)
Paper No(s)/Mail Date \_\_\_\_\_\_

Paper No(s)/Mail Date.

6) Other:

Notice of Informal Patent Application

Application/Control Number: 10/717,195 Page 2

Art Unit: 2178

## DETAILED ACTION

 This action is in response to the RCE filed on, July 08, 2008. Claims 1 and 11 are amended, claims 4-5, 7-10 and 14-16 are cancelled and claims 1-3, 6, and 11-13 are pending

- The rejections of claims 1-3, and 6 under 35 U.S.C. 103 (a) as being anticipated by <u>Donnelly</u> (US 5,892,512) in view of <u>Nakajima</u> et al. (US 6,008,806) and in further view of <u>Abdelnur</u> (US 6,429,882 B1) have been withdrawn as pursuant to the applicant's amendments.
- The rejections of claims 11-12 under 35 U.S.C. 103 (a) as being unpatentable over <u>Donnelly</u> (US 5,892,512) in view of <u>Marcos</u> et al (US 6,262,729 B1) have been withdrawn as pursuant to the applicant's amendments.
- 4. The rejections of claims 13 under 35 U.S.C. 103 (a) as being unpartentable over <u>Donnelly</u> (US 5,892,512) in view of <u>Marcos</u> et al (US 6,262,729 B1) and in further view of <u>Nakajima</u> et al. (US 6,008,806) have been withdrawn as pursuant to applicant's amendments.

## Claim Rejections - 35 USC § 103

 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A petent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 2178

Claims 1-3, and 6 are rejected under 35 U.S.C. 103 (a) as being unpatentable over <u>Donnelly</u> (US 5,892,512) in view of <u>Nakajima</u> et al. (US 6,008,806) in view of <u>Abdelnur</u> (US 6,429,882 B1) and in further view of Marcos et al (US 6,262,729 B1).

Claim 1: Donnelly discloses a commanding system for a computer, comprising:

a memory storing a binding table (fig. 3a, accelerator table 270) that connects input to associated action, at least one binding entry in the binding table including a command binding (identifier)that identifies an input sequence from an input device that is received to be acted upon (col. 3, lines 59-67 and col. 4, lines 1-11), a command (action object) that identifies an intent of the input sequence (col. 3, lines 59-67 and col. 4, lines 1-11), a command handler (fig. 3a, item 200) that is a pointer to a portion of code that is executed to implement the action that is to be performed based upon the input sequence (col. 9, lines 62-67 and col. 10, lines 1-9), and interface binding, but <u>Donnelly</u> does not explicitly disclose identifies a menu position on a menu.

However, <u>Nakajima</u> discloses a menu function that identifies menu items to a specified menu and location (col. 8, lines66-67 and col. 9, lines 1-3). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the idea of identifying a menu position on a menu in <u>Donnelly</u> as evidenced by <u>Nakajima</u>. One would have been motivated to do so in order to group similar menu items or items that used in the same functional environment to a specific location on the menu bar, thus, easing up the task of the user while using different applications.

a processor in data communication with the memory, the processor programmed to:

query each binding entry in the binding (lookup) table (col. 13, lines 3-19);

receive the interface binding associated with the binding (col. 13, lines 3-19); and;

Art Unit: 2178

automatically build a menu based on the interface binding, wherein automatically building the menu comprises the processor being programmed to, upon subsequent generation of the menu (col. 10, lines 56-67 and col. 11, lines 1-7), [Donnelly's computer automatically executes the menu building action since there's no user input or action],

But do not explicitly disclose:

include additional commanding information added to a control level without requiring changes to be made to a plurality of different application wherein the commanding information is provided by control elements that are common among the plurality of applications, and include at least a core set of commands provided by the control elements.

However, Abdelnur discloses include additional commanding information added to a control level without requiring changes to be made to a plurality of different application wherein the commanding information (when the action bar, menu bar, or tool bar are modified, the code does not need to be modified and recompiled. Instead, the properties file is merely changed and the new user interface options are automatically bound using the procedure) (col. 13, lines 4-14, lines 19-22) and (the look and feel of all applications that share the container may be changed without modifying the application code itself (i.e., by replacing the container being utilized) (col. 15, lines 5-20). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the idea of modifying the GUI without changes to be made to an application in Donnelly as evidenced by Abdelnur. One would have been motivated to do so in order to modify a GUI without having to change the underlying code and recompiling the computer code.

However, <u>Marcos</u> discloses components that are placed in a location and used by different applications while sharing some basic commands (col. 7, lines 48-56). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the idea of using basic

Art Unit: 2178

set of commands among applications in <u>Donnelly</u> as evidenced by <u>Marcos</u>. One would have been motivated to do so in order to simplify user interface by accessing commands that are common to different applications in a centralized location.

Claim 2: <u>Donnelly</u>. <u>Nakajima</u>. <u>Abdelnur</u> and <u>Marcos</u> disclose a system as in claim 1 above, <u>Donnelly</u> further discloses the interface binding identifies an image (visual views) to be used on a toolbar (col. 7, lines 29-39).

Claim 3: <u>Donnelly</u>, <u>Nakajima</u>, <u>Abdelmur</u> and <u>Marcos</u> disclose a system as in claim 2 above, <u>Donnelly</u> further discloses the processor is further programmed to build a toolbar based on the interface binding. (col. 6. lines 13-23).

Claim 6: <u>Donnelly. Nakajima, Abdelnur</u> and <u>Marcos</u> disclose a system as in claim 1 above, <u>Donnelly</u> further discloses the memory includes a plurality of commanding elements with associated binding tables, and wherein the processor is programmed to traverse each binding entry in each of the binding tables of the commanding elements to generate the command interface (col. 5, lines 34-43, 59-67 and col. 6, lines 3-12).

Claims 11-12 are rejected under 35 U.S.C. 103 (a) as being unpatentable over <u>Donnelly</u> (US 5,892,512) in view of <u>Marcos</u> et al (US 6,262,729 B1) and in further view of <u>Abdelnur</u> (US 6,429,882 B1).

Claim 11: Donnelly discloses a method for commanding a computer system, comprising:

Art Unit: 2178

receiving a request to dynamically create a commanding interface (col. 13, lines 3-19);

querying a binding table, the binding table including a plurality of binding entries, at least one binding entry of the plurality of bindings entries including a command binding (identifier), a command (action object), a handler (fig 3a, item 200), and an interface binding (col. 3, lines 59-67 and col. 4, lines 1-11);

querying a second binding table, the second binding table including a plurality of second binding entries, at least one second binding entry of the plurality of second binding entries including a second command binding, a second command, a second handler, and a second interface binding (col.13, lines 3-19) [Since <u>Donnelly</u> discloses more than one tables];

bubbling up through all tables of bindings associated with a given node to build the command interface (col. 13, lines 3-8) [traversing all the tables in order to build the command is inherent]; and

automatically building the commanding interface based on the interface binding provided for the binding entry (col. 13, lines 3-19) [a computer is considered to automatically build the commanding interface], but does not explicitly disclose wherein automatically building the commanding interface comprises, upon a subsequent generation of the commanding interface, including additional commanding information added without requiring changes to be made to a plurality of different applications, wherein the commanding information is provided by control elements that are common among the plurality of applications, and including at least a core set of commands provided by the control elements.

But does not explicitly disclose a single first binding table. However, <u>Marcos</u> discloses data can be retrieved from one or more tables in a database and used to dynamically generate web application (col. 4, lines 44-50). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate single first table in <u>Donnelly</u>. One would have been motivated to

Art Unit: 2178

do so in order to group all the commanding information in one place and thus allowing greater consistency.

However, Abdelnur discloses include additional commanding information added to a control level without requiring changes to be made to a plurality of different application wherein the commanding information (when the action bar, menu bar, or tool bar are modified, the code does not need to be modified and recompiled. Instead, the properties file is merely changed and the new user interface options are automatically bound using the procedure) (col. 13, lines 4-14, lines 19-22) and (the look and feel of all applications that share the container may be changed without modifying the application code itself (i.e., by replacing the container being utilized) (col. 15, lines 5-20). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the idea of modifying the GUI without changes to be made to an application in Donnelly as evidenced by Abdelnur. One would have been motivated to do so in order to modify a GUI without having to change the underlying code and recompiling the computer code.

However, <u>Marcos</u> discloses components that are placed in a location and used by different applications while sharing some basic commands (col. 7, lines 48-56). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the idea of using basic set of commands among applications in <u>Donnelly</u> as evidenced by <u>Marcos</u>. One would have been motivated to do so in order to simplify user interface by accessing commands that are common to different applications in a centralized location.

Claim 12: <u>Donnelly Marcos</u> and <u>Abdelnur</u> disclose the method as in claim 11 above, <u>Donnelly</u> further discloses the step of building the commanding interface further comprises:

identifying an image button associated based on the interface binding (col. 7, lines 29-39); and

Claim 13 is rejected under 35 U.S.C. 103 (a) as being unparentable over <u>Donnelly</u> (US 5,892,512) in view of <u>Marcos</u> et al (US 6,262,729 B1) view of <u>Abdelnur</u> (US 6,429,882 B1) and in further view of

Nakajima et al. (US 6,008,806).

Claim 13: <u>Donnelly Marcos</u> and <u>Abdelnur</u> disclose the method as in claim 11 below, but do not explicitly

discloses the step of building the commanding interface further comprises:

identifying a menu position based on the interface binding; and

positioning a menu item in the menu position. However, Nakajima discloses a menu function that

identifies menu items to a specified menu and location (col. 8, lines 66-67 and col. 9, lines 1-3).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was

made to incorporate menu position in  $\underline{\text{Donnelly}}$ . One would have been motivated to do so in order to

group similar menu items or items that used in the same functional environment to a specific location on

the menu bar, thus, easing up the task of the user while using different applications.

Response to Arguments

9. Applicant's arguments filed on 07/08/2007 have been fully considered but they are not

persuasive, but are moot in view of new ground(s) of rejection.

Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

a. Johnson (US 6,246,405 B1) discloses method and apparatus for managing a plurality of objects

on a graphical user interface.

b. Goodisman (US 6,330,006 B1) discloses method and apparatus for synchronizing an

application's interface and data.

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Phenuel S. Salomon whose telephone number is (571) 270-1699. The examiner can

normally be reached on Mon-Fri 7:00 A.M. to 4:00 P.M.(Alternate Friday Off) EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen

Hong can be reached on 571-272-4124. The fax phone number for the organization where this

application or proceeding is assigned is 571-273-3800.

Information regarding the status of an application may be obtained from the Patent Application

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CANADA) or 571-272-1000.

PSS

9/22/2008